

## SEX OR KIDNAPPING OFFENDER INFORMATION BULLETIN LEVEL 3 NOTIFICATION OF RELEASE

## SPECIAL ASSAULT UNIT SEX AND KIDNAPPING OFFENDER REGISTRATION DETAIL

Bulletin # : 05-212

Census distribution: 73 PREPARED BY DET. ROBERT A. SHILLING DATE: 8/2/2005

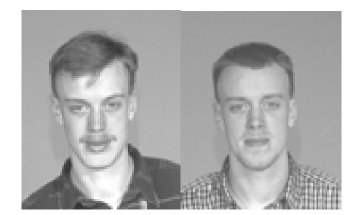
The Seattle Police Department is releasing the following information pursuant to RCW 4.24.550, the Washington State Supreme Court decision in <u>State v. Ward</u>, and the US Supreme Court decision in <u>Connecticut Dept. of Public Safety v. Doe</u> (2003) which authorizes law enforcement agencies to inform the public of a sex or kidnapping offenders release when the release of information will enhance public safety and protection.

The individual who appears on this notification has been convicted of a sex or kidnapping offense that requires registration with the sheriff's office in the county of their residence. Further, their previous criminal history places them in a classification level, which reflects the <u>potential</u> to re-offend.

This sex or kidnapping offender <u>has served</u> the sentence imposed on him by the courts and has advised the King County Department of Public Safety that he will be living in the location below. <u>HE IS NOT WANTED BY THE POLICE AT THIS TIME.</u> THIS NOTIFICATION IS NOT INTENDED TO INCREASE FEAR; RATHER, IT IS OUR BELIEF THAT AN INFORMED PUBLIC IS A SAFER PUBLIC.

The Seattle Police Department has no legal authority to direct where a sex or kidnapping offender may or may not live. Unless court ordered restrictions exist, this offender is constitutionally free to live wherever he chooses.

Sex and kidnapping offenders have always lived in our communities; but it wasn't until passage of the Community Protection Act of 1990 (which mandates sex and kidnapping offender registration) that law enforcement even knew where they were living. In many cases, law enforcement is now able to share that information with you. Citizen abuse of this information to threaten, intimidate or harass registered sex or kidnapping offenders will not be tolerated. Further, such abuse could potentially end law enforcement's ability to do community notifications. We believe the only person who wins if community notification ends is the sex or kidnapping offender, since they derive their power through secrecy.



Beckenhauer, Kenzie A. W M 09-12-81

Age: 23
5' 10" 145 lbs, blonde hair, blue eyes.
No known scars and tattoos.

Kenzie Beckenhauer was released from Naselle Youth Camp in March 1998 after completing his sentence for Child Molestation in the First Degree. The victim in this case was a 10-year-old female acquaintance. Beckenhauer used his size and strength to control the victim and sexually assault her.

Beckenhauer refused Sex Offender Treatment while incarcerated and has been resistant to treatment on the outside. Staff sees him as a habitual liar, telling tall tales of being a pilot, country singer, kick boxer, sergeant in a security company, and an emergency medical services worker. Since his release in 1998, he has violated his parole conditions on numerous occasions. He is considered a high risk to re-offend.

Beckenhauer is no longer under the supervision of the Juvenile Rehabilitation Administration. He has registered as a sex offender as required by law. He is living as in the 600 block of Eastlake Ave. E.